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## IN THE UNITED STATES BANKRUPTCY COURT FOR THE WESTERN DISTRICT OF OKLAHOMA

IN RE:	LARRY D. SEEBECK NHI D. SEEBECK	)	Case No. 20-14004-JDL Chapter 13
		)	
	Debtors	)	

## OBJECTION TO CONFIRMATION OF CHAPTER 13 PLAN

COMES NOW Capital One Auto Finance, a division of Capital One, N.A. and objects to the confirmation of the Chapter 13 plan filed on behalf of the Debtors.

In support of its objection, Capital One Auto Finance, a division of Capital One, N.A. represents and shows unto the court the following:

1. That Capital One Auto Finance, a division of Capital One, N.A. is the holder of duly perfected purchase money security interest in the following described vehicle, to-wit:

## 2015 DODGE TRUCK JOURNEY UTILITY 4D SE 2WD I4 Vin: 3C4PDCABXFT719742

by virtue of the security agreement executed by the Debtor, Larry D. Seebeck, as purchaser and duly assigned to Capital One Auto Finance, a division of Capital One, N.A.

2. Debtors' Plan does not state how they will treat Capital One Auto Finance, a division of Capital One, N.A. debt. However Capital One Auto Finance, a division of Capital One, N.A. alleges that the claim for the vehicle is \$12,829.93 based on the origination of said loan on March 14, 2019, which was less than 910 days prior to filing the present case.

Therefore, Capital One Auto Finance, a division of Capital One, N.A. objects to the value of said set vehicle set forth in Debtors' Plan based on 11 U.S.C. Section 1325 (a)(9)...

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3. Capital One Auto Finance, a division of Capital One, N.A. objects to the Plan as proposed for the reason that it is not fair, equitable or feasible and has not been proposed in good faith.

WHEREFORE, Capital One Auto Finance, a division of Capital One, N.A. prays the Court, upon hearing of this Objection, to enter an Order denying confirmation of Debtors' Plan and that it have such other and further relief which the court deems just and equitable.

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## **CERTIFICATE OF SERVICE**

I hereby certify that on the 13th day of January, 2021, a true and correct copy of the Objection to Confirmation was electronically served using the CM/ECF system, namely:

Chris Mudd & Associates 3904 NW 23rd St. Oklahoma City, OK 73107

John T. Hardeman PO Box 1948 Oklahoma City, OK 73101

Further I certify that on the day of January, 2021, copies of the Objection to Confirmation were forwarded via U.S. Mail, first class, postage prepaid and properly addressed to the following at the addresses shown below:

Nhi D Seebeck 7029 NW 155th St Edmond, OK 73013

Larry D Seebeck 7029 NW 155th St Edmond, OK 73013

S/Bret D. Davis
Bret D. Davis